105TH CONGRESS 1ST SESSION

H. R. 2779

To provide grants to establish and operate supervised visitation centers for the purposes of facilitating supervised visitation of children and visitation exchange.

IN THE HOUSE OF REPRESENTATIVES

OCTOBER 30, 1997

Mrs. Morella (for herself, Mr. Schumer, Mrs. Johnson of Connecticut, Mr. Davis of Virginia, Ms. Furse, Ms. Carson, Mr. Vento, Mr. Stark, Mr. Frost, Mr. Payne, Mr. Hinchey, and Mr. Sanders) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To provide grants to establish and operate supervised visitation centers for the purposes of facilitating supervised visitation of children and visitation exchange.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Safe Havens for Chil-
- 5 dren Act of 1997".
- 6 SEC. 2. FINDINGS AND PURPOSES.
- 7 (a) FINDINGS.—Congress finds the following:

- 1 (1) Family violence does not necessarily cease 2 when family victims are legally separated by divorce 3 or otherwise not sharing a household.
 - (2) According to a 1996 report by the American Psychological Association, custody and visitation disputes are more frequent when there is a history of domestic violence.
 - (3) Family violence often escalates following separation and divorce, and child custody and visitation arrangements become the new forum for the continuation of abuse.
 - (4) According to a 1996 report by the American Psychological Association, fathers who batter mothers are twice as likely to seek sole custody of their children. In these circumstances, if the abusive father loses custody he is more likely to continue the threats to the mother through other legal actions.
 - (5) Some perpetrators of violence use the children as pawns to control the abused party and to commit more violence during separation or divorce. In one study, 34 percent of women in shelters and callers to hotlines reported threats of kidnapping, 11 percent reported that the batterer had kidnapped the child for some period, and 21 percent reported

- that threats of kidnapping forced the victim to return to the batterer.
 - (6) Approximately 90 percent of children in homes in which their mothers are abused witness the abuse. Children who witness domestic violence may exhibit more aggressive, antisocial, fearful, and inhibited behaviors. Such children display more anxiety, aggression and temperamental problems.
 - (7) Women and children are at an elevated risk of violence during the process of separation or divorce.
 - (8) Fifty to 70 percent of men who abuse their spouses or partners also physically abuse their children.
 - (9) Up to 75 percent of all domestic assaults reported to law enforcement agencies were inflicted after the separation of the couple.
 - (10) In one study of spousal homicide, over ½ of the male defendants were separated from their victims.
 - (11) Seventy-three percent of battered women seeking emergency medical services do so after separation.
- 24 (12) The National Council of Juvenile and 25 Family Court Judges includes the option of visita-

- tion centers in their Model Code on Domestic and
 Family Violence.
- 3 (b) Purposes.—The purposes of section 2 are—
 - (1) to protect children from the trauma of witnessing or experiencing violence, sexual abuse, neglect, abduction, rape, or death during parent and child visitation and visitation exchanges;
 - (2) to protect victims of domestic violence from experiencing further violence, abuse, and threats during child visitation or visitation exchanges; and
- 11 (3) to provide an ongoing safe haven for par-12 ents and children during visitation or visitation ex-13 changes to promote continuity and stability.

14 SEC. 2. GRANTS TO STATES TO PROVIDE FOR SUPERVISED

15 VISITATION CENTERS.

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16 (a) Grants to States.—The Attorney General may
17 award grants to States to enable States to enter into con18 tracts and cooperative agreements with public or private
19 nonprofit entities to assist such entities in establishing
20 and operating supervised visitation centers for the pur21 poses of facilitating supervised visitation and visitation ex22 change. At least 50 percent of all grants awarded under
23 this subsection shall be used by State grantees for con24 tracts and cooperative agreements with nonprofit, non25 governmental entities.

- 1 (b) Considerations.—In awarding grants under
- 2 paragraph (1), the Attorney General shall take into ac-
- 3 count and in awarding contracts and cooperative agree-
- 4 ments a State which received such a grant shall take into
- 5 account—
- 6 (1) the number of families to be served by the
- 7 proposed visitation center to be established under
- 8 the grant;
- 9 (2) the extent to which supervised visitation
- centers serve underserved populations as that term
- is defined in section 2003(7) of the Omnibus Crime
- 12 Control and Safe Streets Act of 1968 (42 U.S.C.
- 13 3796gg-2(7);
- 14 (3) the extent to which the applicant dem-
- onstrates cooperation and collaboration with non-
- profit, nongovernmental entities in the local commu-
- 17 nity served, including the State domestic violence co-
- alition centers and other local shelters and programs
- 19 for domestic violence victims, including programs
- 20 providing legal assistance to domestic violence vic-
- 21 tims; and
- 22 (4) the extent to which the applicant dem-
- onstrates coordination or collaboration with State
- and local court systems, including mechanisms for
- communication and referral.

(c) Use of Funds.—

- (1) IN GENERAL.—Amounts provided under a grant under subsection (a) or provided by a State grantee under a contract or cooperative agreement shall be used to establish supervised visitation centers and for the purposes described in section 1(b). In using such amounts, grantees and persons awarded a contract or cooperative agreement shall target the economically disadvantaged and those individuals who could not otherwise afford such visitation services. Individuals shall be permitted to use the services provided by the center on a sliding fee basis.
 - (2) Regulations and applicant require-Ments.—The Attorney General shall award grants to States and States shall enter into contracts and cooperative agreements under such grants in accordance with such regulations as the Attorney General may promulgate. The Attorney General shall give priority in awarding grants and States shall give priority in awarding contracts and cooperative agreements under such grants to States that consider domestic violence in making a custody decision. An applicant awarded a grant from the Attorney General or an applicant awarded a contract or cooperative agreement by a State grantee shall—

1	(A) demonstrate recognized expertise in
2	the area of family violence and a record of high
3	quality service to victims of domestic violence;
4	(B) demonstrate collaboration with and
5	support of the State domestic violence coalition
6	and local domestic violence shelter or program
7	in the locality in which the supervised visitation
8	center will be operated; and
9	(C) provide long-term supervised visitation
10	and visitation exchange services to promote con-
11	tinuity and stability.
12	(d) Reporting.—Not later than 60 days after the
13	end of each fiscal year, the Attorney General shall report
14	to Congress information concerning—
15	(1) the number of individuals served and the
16	number of individuals turned away from services
17	categorized by State, the number of individuals from
18	underserved populations served or turned away from
19	such services, and the type of presenting problems
20	that underlie the need for supervised visitation or
21	visitation exchange, such as domestic violence, child
22	abuse emotional or other physical abuse, or a com-
23	bination of such factors;
24	(2) the numbers of supervised visitations or vis-

itation exchanges ordered during custody determina-

- tions under a separation or divorce decree or protection order, through child protection services, or through other social services agencies;
 - (3) the process by which children or abused partners are protected during visitations, temporary custody transfers and other activities for which the supervised visitation centers are created;
 - (4) safety and security problems occurring during the reporting period during supervised visitations or at visitation centers including the number of parental abduction cases;
 - (5) the number of parental abduction cases in a judicial district using supervised visitation services, both as identified in criminal prosecution and custody violations; and
 - (6) any other appropriate information designated in regulations promulgated by the Attorney General.

(e) Authorization of Appropriations.—

(1) IN GENERAL.—For the purpose of awarding grants under this section, there are authorized to be appropriated \$75,000,000 for fiscal year 1998, \$85,000,000 for fiscal year 1999, and \$95,000,000 for fiscal year 2000.

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1 (2) DISTRIBUTION.—Of the amounts appro-2 priated under subparagraph (A) for each fiscal year, 3 not less than 95 percent shall be used to award 4 grants.

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